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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/605,815	10/29/2003	Craig H. Stephan	81087763 (FGT 1828 PA)	2814
28549	7590 06/14/2005		EXAMINER	
KEVIN G. N ARTZ & ART		SEMBER, THOMAS M		
	GRAPH ROAD, SUITE 2:	ART UNIT	PAPER NUMBER	
SOUTHFIELD, MI 48034			2875	

DATE MAILED: 06/14/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

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		App	lication No.	Applicant(s)				
Office Astinus Commence		10/6	605,815	STEPHAN ET AL.	عبو			
	Office Action Summary	Exa	miner	Art Unit				
			mas M. Sember	2875				
Period fo	The MAILING DATE of this common Reply	unication appears o	on the cover sheet w	ith the correspondence addre	ess			
A SHOTHE I - External after - If the - If NO - Failu Any r	ORTENED STATUTORY PERIOD MAILING DATE OF THIS COMMUNICATION OF THIS COMMUNICATION OF THIS COMMUNICATION OF THE PROVINCE OF THIS COMMUNICATION OF THE PROVINCE	NICATION. ons of 37 CFR 1.136(a). In mmunication. of (30) days, a reply within to a statutory period will apply ply will, by statute, cause as after the mailing date of	n no event, however, may a i the statutory minimum of thir y and will expire SIX (6) MON the application to become Al	reply be timely filed ty (30) days will be considered timely. ITHS from the mailing date of this comm BANDONED (35 U.S.C. § 133).	nunication. •			
Status								
1) 又	Responsive to communication(s)	filed on 29 Octobe	<u>r 2003</u> .		•			
,	This action is FINAL.	2b)⊠ This actio						
, —	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Dispositi	ion of Claims							
5)□ 6)⊠ 7)□	Claim(s) <u>1-20</u> is/are pending in the 4a) Of the above claim(s) is Claim(s) is/are allowed. Claim(s) <u>1-20</u> is/are rejected. Claim(s) is/are objected to Claim(s) are subject to res	s/are withdrawn fro						
Applicat	ion Papers			,				
9)	The specification is objected to by	the Examiner.	·					
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.								
	Applicant may not request that any o							
11)	Replacement drawing sheet(s) include The oath or declaration is objected							
Priority (under 35 U.S.C. § 119			•				
a)	Acknowledgment is made of a cla All b) Some * c) None of 1. Certified copies of the prior 2. Certified copies of the prior 3. Copies of the certified copies application from the Internation See the attached detailed Office access Application from the legent access to the access to the prior application from the legent access to the attached detailed of the access to the access to the prior application from the legent access to the access t	ity documents have ity documents have es of the priority do ational Bureau (PC	re been received. re been received in received.	Application No In received in this National S	tage			
Attanhma	nt/e)							
2) Notice 3) Infor	nt(s) ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review mation Disclosure Statement(s) (PTO-1449 er No(s)/Mail Date		Paper No	Summary (PTO-413) (s)/Mail Date Informal Patent Application (PTO-	152)			

Application/Control Number: 10/605,815

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DETAILED ACTION

Double Patenting

1. The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. See *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970); and, *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent is shown to be commonly owned with this application. See 37 CFR 1.130(b).

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

2. Claims 1-20 are rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 1-21 of U.S. Patent No. 6,774,367 and 1-20 of U.S. Patent No. 6,828,544. Although the conflicting claims are not identical, they are not patentably distinct from each other because the applicant merely uses slightly different claim language to claim the same invention.

For example, claims 1-2, of U.S. Patent 6,774,367 claims "A night vision system for a vehicle comprising: a first light source for illuminating a region proximate the vehicle, said light source operating at a first wave-length a pulsed second light source for illuminating a region forward of the vehicle, said second light source operating at a second wavelength and a first time period (T); a light sensor for generating a timing signal in response to detecting light at approximately said second wavelength, and a

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controller programmed to pulse said first light source between pulses of said second light source in response to said timing signal, * and modify said first time period as a function of a timing signal; wherein said controller is programmed to pulse said first light source at a duty cycle less than 50% in response to said timing signal.

* NOTE: LETTERING IN BOLD IS THE LANGUAGE THAT DIFFERS

Claims 1-2 of this pending application claims "A night vision system for a vehicle comprising: a first light source for illuminating a region proximate the vehicle, said light source operating at a first wave-length a pulsed second light source for illuminating a region forward of the vehicle, said second light source operating at a second wavelength and a first time period (T); a light sensor for generating a timing signal in response to detecting light at approximately said second wavelength, and a controller programmed to pulse said first light source between pulses of said second light source in response to said timing signal, * and modify said first time period such that the next second light source pulse occurs at T/2 after said timing signal; wherein said controller is programmed to pulse said first light source at a duty cycle less than 50% in response to said timing signal.

* NOTE: LETTERING IN BOLD IS THE LANGUAGE THAT DIFFERS

Conclusion

The prior art made of record and not relied upon is considered pertinent to 3. applicant's disclosure. Dove et al, Walker, Stephen et al '544, Fink et al and Ostromeck disclose systems similar to applicant's invention.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Thomas M. Sember whose telephone number is 571-272-2381. The examiner can normally be reached on M-F 8 A.M- 5.30 p.m. first Fridays off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Sandra O'Shea can be reached on 703-305-4939. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

> Thomas M Sember **Primary Examiner**

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